3-813.

(a) The judges of a circuit court, and the Supreme Bench of Baltimore City, may not appoint a master for juvenile causes unless the appointment and the appointee are approved by the Chief Judge of the Court of Appeals.

AFTER JANUARY JULY 1, 1978 THE JUDGES OF THE CIRCUIT COURT OF PRINCE GEORGE'S COUNTY MAY NOT AFFOINT OR CONTINUE THE APPOINTMENT OF MASTERS FOR JUVENILE CAUSES. The standards expressed in § 3-803, with respect to the assignment of judges, [shall also be] ARE applicable to the appointment of masters. A master [must], at the time of his appointment and thereafter during his service as a master, SHALL be a member in good standing of the Maryland Bar. This subsection [shall] DOES not apply to a master appointed prior to June 1, 1971, who is approved by the judge of the circuit court exercising juvenile jurisdiction.

SECTION 2. AND BE IT FURTHER ENACTED, That the two new judgeships created by this Act in Section 1-503(a)(16) of the Courts and Judicial Proceedings Article shall be appointed on July 1, 1978, respectively.

SECTION 2 3. AND BE IT FURTHER ENACIEC, That this Act shall take effect July 1, 1977.

Approved May 26, 1977.

CHAPTER 790

(House Bill 862)

AN ACT concerning

Mcntgomery County - Voter Information MC 121-77

FOR the purpose of requiring the owner or owners of certain multifamily residential structures in Montgomery County to designate an area for the distribution or deposit of voter information; generally relating to the conditions of such distribution; and defining certain terms.

EY adding to

Article 33 - Election Code Section 25-4 Annotated Code of Maryland (1976 Replacement Volume and 1976 Supplement)